to be appointed, &c. The matter was ordered to stand for hearing on the 29th instant; and then, by consent, the time of hearing was enlarged to the 9th of December following. After which it was brought before the Court.

BLAND, C., 13th December, 1828.—The application for the appointment of a receiver standing ready for hearing, and the solicitors of the plaintiff having been heard, and no one appearing on behalf of the defendants, the proceedings were read and considered.

There does not appear to be any just grounds for the appointment of a receiver to take charge of the property in the possession of any one except the defendant Hagthrop.

Whereupon it is ordered that Edward Pannell. Jr. of the City of Baltimore, be and he is hereby appointed a receiver, as prayed by the petition of the said plaintiff; and that as such he is hereby invested with full power and authority to enter upon and take possession of all the houses, lots, lands, and other property; and also to receive and collect all the rents of the said property in the proceedings mentioned, which is now in the possession or under the control of the said defendant Edward Hagthrop; and to take care of, rent, or otherwise dispose of the same pending this suit, and subject to the further order of this Court, in such manner as may be deemed most advantageous to the parties interested. And with full power and authority to ask, demand, sue for and recover any sums now due or which may hereafter become due for or on account of the rents and profits of the said houses, lots, and premises. said receiver shall bring into this Court, and account for all moneys, rents, and profits received by him; and, when called on, render a full account, on oath, of all his proceedings. And the said Edward Pannell, Jr. before he acts as receiver shall execute and file in this case a bond to the State of Maryland in the penalty of one thousand dollars, with surety to be approved by the Chancellor. conditioned for the faithful performance of the trust hereby reposed in him, or that may hereafter be reposed in him by any future order of this Court. And the compensation of the said receiver *shall hereafter be determined upon consideration of his 595trouble, skill, and diligence in the premises.

The receiver gave bond as required. On the 13th of March, 1829, the Baltimore commissioners returned the testimony taken by them under the order of 20th of November. The auditor, in a report filed on the 10th of December, 1829, stated, that he had examined and considered the additional testimony which had been brought in; much of which was uncertain and unsatisfactory; but, that he had, as instructed by the plaintiff's solicitor, restated the accounts, &c. The plaintiff, by his petition, stated, that the audi-

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